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No. 15] NEW DELHI, SATURDAY, APRIL 9, 1960/CHAITRA 20, 1882

NOTICE

The 19 60: –	e undermentioned Gazettes of	NOTICE India Extraordinary we	re published upto the 31st March,
Issue No.	No. and date	Issued by	Subject
58	S. O. 783, dated the 25th March, 1960,	Ministry of Home Affairs.	Amendments to the Authentication (Orders and other Instruments) Rules, 1958.
59	S. O. 784, dated the 25th March, 1960.	Ministry of Labour & Employment.	Prohibition of continuance of Strike in existence in Kend- wadih colliery in connection with an Industrial dispute between employers and work- men thereof.
	S. O. 785, dated the 25th March, 1960.	Do,	Reference of an Industrial dispute between employers and work- men of Kendwadih colliery for adjudication to Industrial Tribunal, Dhanbad.
- 5 0	S. O. 786, dated the 25th March, 1960.	Ministry of Law.	Declaration containing the name of the candidate elected to the Council of States by the ras Legislative Assembly.
61	S. O. 787, dated the 28th March, 1960	Do.	Declarations containing the names of the candidates elected to the Council of States by the Bombay Legislative Assembly, the Electoral College of the Union Territory of Delhi and the Rajasthan Legislative Assembly.
6 1-A	S. O. 787-A, dated the 28th March, 1960.	Ministry of Information and Broadcasting.	Approval of the films to be of the description specified therein.
62	S. Os. 788, 789, 790 and 791 dated the 30th March, 1960.	Election Commission, India.	Notifications regarding election to the House of the People by the Visakhapatnam Parlia- mentary Constituency.
63	S. O. 836, dated the 30th March, 1960.	Ministry of External Affairs.	The Karaikal Tenants Protection Order, 1960.

Issue No.		No.	and d	ate		Issued by	Subject
64	s	837, ch, 19	dated 60.	the	319t	Ministry of Commerce and Industry.	Making of Rules in exercise of the powers conferred by section 5 of the Khadi and other Handloom Industries Development (Additional Excise Duty on Cloth) Act, 1953
65	S	838. ch, 19	dated 160.	the	31st	Dø.	Amendment made in the notifi- cation No 3143, dated 5th October, 1957.
66	s.	839, :h, 19	dated 60	the	31st	Do	Appointment of date on which the provisions of the Standards of Weights and Measures Act, 1956, shall come into force.
	S	840, ch, 19	dated 960	the	31st	Do.	Permission of the continuance of the use for two years of any weight in use after the en- forcement of the provisions of the Standards of Weights and Measures Act, 1956

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes

PART II-Section 3-Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 31st March 1960

- **S.O** 859—In exercise of the powers conferred by sub-section (1) and (2) of Section 5 of the Indian Boilers Act 1923 (5 of 1923) and in supersession of the notification of the Government of India in the Ministry of Home Affairs No 4/94/58-ANL dated the 27th April, 1959 the Central Government hereby appoints—
 - (1) the Deputy Commissioner Andaman and Nichobar Islands to be the Chief Inspector of Boilers for the said Islands for all boilers to which the said Act applies, and
 - (2) the Marine Engineer, Port Blau, to be the Inspector of Boilers for the said Islands for all such boilers

[No 4/94/58 ANI.]

A D SAMANT, Under Secy

CABINET SECRETARIAT

[Estt. (B) Section]

New Delhi, the 1st April 1960

8.0. 860.—In pursuance of sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following amendments in the Schedule to the notification of the Government of India in the Cabinet Secretariat No. S.R.O. 633 dated the 28th February, 1957, namely:-

In the said Schedule—

(1) in Part I-General Central Service, Class II, under the heading "Central Statistical Organisation", after the existing entries, the following entries shall be inserted, namely:--

ī	2	3		4		
"Research Officer (Gazetted), Indust Statistics Wing.		tary Joint Secre	etary	All (1) to (iii)		
Senior Investiga	tor Director	Director		A1I		
(Hindi) (non-Gaz Industrial Statistics	etted),	Joint Dire Industrial S Wing,		(i) 10 (iii)		
		vice, Class III, under the following entries				
'Superintendent;	Director	Director	 All	Secretary		
Statistical Assistant, (Selection Grade) and Assistant Industrial Statistics Wing.		Joint Director, Industrial Statistics Wing,	(t) to (iii)	Director.		
All other posts in	Joint Director, Industrial Statistics	Joint Director, Industrial Statistics	All	Director Joint Director Industrial Statistics Wing.		

(3) in Part III—General Central Service. Class IV, under the heading "Central Statistical Organisation after the existing entries, the following entries shall be inserted, namely:--

1	2	3	4	.5
"All posts in Indus - trial Statistics Wing		Assistant Director, Industrial Statistics Wing.	AJI	Joint Director Industrial Sta- tistics Wing."

S.O. 861.—In pursuance of sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following amendments in the Schedule to the notification of the Government of India in the late Ministry of Commerce and Consumer Industries No. S.R.O. 631 dated the 28th February, 1957, namely:—

In each of Parts I, II and III of the said Schedule, the heading "Directorate of Industrial Statistics, Calcutta" and all the entries thereunder shall be omitted.

[No. 13/3/59-Estt.]

M V. NILAKANTA AYYAR, Under Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 25th March 1960

S.O. 862.—In exercise of the powers conferred by the proviso to article 369 and clause (5) of article 148 of the Constitution, and after consultation with the Comptroller and Auditor General of India in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following further amendments in the Civil Service Regulations, namely:—

In the said Regulations,-

- 1. In Article 913,--
- (i) for clause (c), the following clause shall be substituted namely:-
 - "(c) The Local Government, the Heads of Departments and other authorities competent to fill the appointments varated by the retiring officers shall be competent to sanction pensions. Such authority shall, after due consideration of the facts of the case and having due regard to the provisions of Article 470, record on the application his orders as to whether the service has been satisfactory and is approved for grant of the full pension admissible under the rules or whether the service has not been thoroughly satisfactory and what reduction should for that reason be made from the full pension or/and gratuity admissible under the rules. Before forwarding the application with his orders to the Audit Officer, the pension sanctioning authority shall obtain from the officer concerned the declaration in terms of the Note below Article 920(1) and enclose it with the application. In cases in which it may not be possible to obtain and send the said declaration along with the application, it shall be sent to the Audit Officer separately at least a formight before the date of retirement of the officer";
- (ii) after clause (d), the following clause shall be inserted, namely:-
 - "(e) The pension sanctioning authority has the special responsibility of ensuring that the application in Form 25 with his orders is sent to the Audit Officer in time enough to enable him to issue the pension payment order not later than the date on which the officer is due to retire.";
- 2, For Article 918, the following Article shall be substituted, namely:—
 - "918. (1) On receipt of the pension papers passed on to him under the provisions of Article 913 or 917, the Audit Officer shall apply the requisite checks and record his audit enfacement on the third page of the application in Form 25, showing the total period of qualifying service which has been verified and accepted for the grant of pension or/and gratuity, the amount and the date from which it/they is/are admissible, etc. If the pension is payable in his circle of audit, he shall thereafter prepare the pension payment order on the basis of the orders of the pension sanctioning authority and the audit enfacement, but shall not issue it more than a fortnight in advance of the date on which the officer is due to retire. The fact

- of issue of the pension payment order shall be promptly reported to the pension sanctioning authority, and the pension papers which are no longer required returned to him.
- (2) If the pension is to be paid in another circle of audit, the Audit Officer shall send a copy of the pension application with the orders of the sanctioning authority and his audit enfacement, along with the last pay certificate, if received, to the audit officer of that circle who shall prepare the necessary pension payment order and take further action as indicated in clause (1).
- Note.—If the pension papers are plainly incorrect or incomplete, the Audit Officer shall return them promptly for correction or explanation.
- (3) The Audit Officer shall record briefly in the second page of Form 25 his reasons for disallowing any service claimed. Any other disallowances should be recorded in the audit enfacement on the third page with reasons therefor.";
- 3. Article 919 and 938 shall be omitted;
- 4. For clause (2) of Article 920, the following clause shall be substituted, namely:—
 - "(2)(a) In cases where a portion of qualifying service at the end has remained unverified at the time of issue of the pension payment order by the Audit Officer, due to the fact that the pension application was sent to the Audit Officer before his date of retirement, the Audit Officer will authorise the pension provisionally in the first instance.
 - (b) If after the pension application in Audit Officer, any event occurs which has a bearing on the amount of pension admissible, the fact shall be promptly reported to the Audit Officer by the pension sanctioning authority. If no such event has occurred, a report to that effect together with a certificate as to the satisfactory nature of the service rendered by the officer after the pension application was originally forwarded, shall be sent to the Audit Officer within a week from the date on which the officer retires. At the same time details of any Government dues outstanding against the officer, and the steps taken to safeguard the interest of the Government in this behalf shall also be intimated to the Audit Officer.";

5. In Form 25.-

- (i) for the entries on the first page, the entries shown in Annexure I shall be substituted:
- (ii) for the entires on the third page, the entries shown in Annexure II shall be substituted.
- 6. The amendments made by clauses 1 to 5 of this notification shall not apply in relation to applications for pension forwarded to the Audit Officers on or before the 31st March 1960, which shall be disposed of in accordance with the said Regulations as if the said amendments had not been made therein.

ANNEXURE I

[Form No. 25 (Pensions) (Four pages)—Referred to in Article 911, 912, 913, 917, 918, 920 and 921.]

FIRST PAGE

- *APPLICATION FOR PENSION OR GRATUITY (AND DEATH-CUM-RETIRE, MENT GRATUITY)
 - 1. Name of Applicant,
 - Father's name (and also husband's name in the case of a woman Government's servant).
 - 3 Religion and Nationality.

- 4. Permanent residential address showing village/town, district and State.
- 5. Present or last appointment, including name of establishment.
- 6. Date of beginning of service.
- 7. (a) Total period of Military service.
 - Date of commencement and of each period of military service.
 - Amount and nature of any pension/gratuity received for the military service.
- (b) Governments under which service has been rendered in order of employment.
- Length of service with details of interruptions and nonqualifying periods.
- Class of pension or gratuity applied for, and cause of application.
- 10. Average emoluments.
- 12. Proposed gratuity.
- 13. Date from which pension is to commence.
- (a) Pension rules opted/eligible.
- 15. Date of applicant's birth by Christian era.
- 16. Height.
- 17. (a) Thumb and finger impressions.

 Thumb Fore Middle

5. (a) Present or last substantive appointment.

7. Date of ending of service.

Y. M. D.

- 11. Proposed pension.
- †12. (a) Proposed death-cum-retirement gratuity.
 - 14. Place of payment (Government Treasury or Sub-Treasury).
 - 14. (b) Whether nomination made for—
 - (i) Family pension.
 - (ii) Death-cum-retirement gratuity.
 - 17. Identification Marks.

nnger impresRing Little
ore Middle finger finger
nger finger

finger finger

Note.—Persons who are required to send along with this application certified sopies of passport size photographs are exempted from recording their left hand humb and finger impressions, if they are literate enough to sign their names in English, Hindi or the official regional language.

18. Date on which the applicant applied for pension.

Signature of Head of Department.

*Instructions for preparing the application for pension or gratuity and death-cum-retirement gratuity are appended to Form No. C.S.R. 26. These should be carefully studied before filling in the Form.

†To be deleted in the case of applicants who exercised the option under para 2(b) of the Ministry of Finance Office Memorandum No. F. 3(16)-Est(Spl)/59, dated the 2nd January, 1951.

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 \dagger To be deleted in the case of applicants who exercised the option under para 2(b) of the Ministry of Finance Office Memorandum No. F 3(16)-Est(Spl)/50, dated the 2nd January, 1951

ANNEXURE II

THIRD PAGE
(a) Remarks by the Receiving Authority
I. As to character and past con- duct of applicant
2 Explanation of any suspension
3 Regarding any gratuity or pen
4 Any other remarks
5 Specific opinion of the Receiving Authority whether the service claimed is established and should be admitted or not [See Articles 912(ii) and 917 (a) (ii)]
(b) Orders of the pension Sanctioning Authority.
The undersigned having satisfied himself that the service of Shri/Shrimati, Kumari
*A sum of Rs on account of
or
The undersigned having satisfied himself that the service of Shri/Shrimati/Kumari has not been thoroughly satisfactory hereby orders that the full pension and/or gratuity which may be accepted by the Accountant General as admissible under the rules shall be reduced by the specified amounts or percentage indicated below—
Amount or percentage of reduction in pension
Amount of percentage of reduc tion in gratuity
The grant of this pension and/or gratuity shall take effect from
*A sum of Rs on account of, is to be held over from the death-cum-retirement gratuity till the outstanding dues are assessed and adjusted
The following service of the officer has been approved for the grant of Special additional pension admissible under the rules:—
Post/Posts held
Period of Service
The pension and death-cum-retirement gratuity are payable at
Treasury and are chargeable to

This order is subject to the condition that should the amount of pension and/or gratuity as authorised by Accountant General be afterwards found to be in excess of the amounts to which the pensioner is entitled under the rules, he/she will be called upon to refund such excess. A declaration from the officer accepting this condition has been obtained and recorded in this office.

Note.—*To be filled in, in case of surety or a suitable cash deposit, as provided in sub-para (i) and sub-para (ii) of Para 10 of Ministry of Finance Office Memorandum No. F. 7(6)-EV/51, dated the 9th March 1959 is not forthcoming.

Signature and Designation of the Authority Sanctioning Pension.

(c) Audit Enfacement.

1. Total period of qualifying service which has been accepted for the grant of superannuation/retiring/invalid/compensation/pension/death-cum-retirement gratuity, with reasons for disallowances, if any, other than disallowances, if any, service the reasons for which are recorded by the Audit Officer in the Second page.

- 2. Amount of superannuation/retiring/invalid/compensation/pension/death-cum-retirement gratuity that has been admitted.
- 3. Amount of the superannuation/retiring/invalid/compensation/pension/death-cum-retirement gratuity admissible after taking into account the reduction in pension and gratuity made by the authority sanctioning pension.
- 4. Total period of qualifying service which has been proved for the grant of special additional pension.
 - 5. The amount of special additional pension if any admitted under the rules.
- 6. The date from which the superannuation/retiring/pension/death-cumretirement gratuity is admissible.
 - 7. The date from which the special additional pension is admissible.
- 8. Head of Account to which the superannuation/retiring and special additional pension/death-cum-retirement gratuity is chargeable.

Accountant General.)
[No. F. 38(5)-EV/60.]
D. BHATIA, Dy. Secy.

(Department of Expenditure) New Delhi, the 31st March 1960

S.O. 863.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following further amendments in the Civil Service Regulations, namely:—

In the said Regulations, after article 404-A the following article shall be inserted, namely:—

- "404-B. An officer appointed to a service or post may add to his service qualifying for superannuation pension (but not for any other class of pension) the actual period not exceeding one-fourth of the length of his service or the actual period by which his age at the time of recruitment exceeds twenty-five years or a period of five years, whichever is least, if the service or post is one,
 - (a) for which post-graduate research or specialist qualification, or experience in scientific, technological or professional fields is essential, and
 - (b) to which candidates of more than twenty-five years of age are normally recruited:

Provided that this concession shall not be admissible to any such officer unless his actual qualifying service at the time he quits Government service is not less than ten years

Provided further that any such officer who is recruited at the age of thirty-five years or more may, within a period of three months from the date of his appointment, elect to forego his rights to pension whereupon he shall be eligible to subscribe to a Contributory Provident Fund

Note-(1) The option once exercised shall be final

- (2) The decision to grant the concession under this article shall be taken by the administrative Ministry at the time of recruitment in consultation with the Ministry of Finance and the Union Public Service Commission
- 2 This article shall apply in respect of persons who are recruited after the $31st\ March,\ 1960$

[No F 13-Addl Secy (PC)/59 }/
H F B PAIS, Dy Sec

(Department of Economic Affairs)

New Delhi, the 31st March, 1960

S.O. 864.—Statement of the Affairs of the Reserve Bank of India, 28 on the 25th March, 1960.

BANKING DEPARTMENT

Liabilities	Rs.	Assets	Rs.
Capital paid up	5,00,00,000	Notes	21,93,68,000
Reserve Fund	80,00,00,000	Rupee Coin	2,13,000
National Agricultural Credit (Long-term Operations) Fund	30,00,00,000	Subsidiary Coin	6,06,000
National Agricultural Credit (Stabilisation) Fund	4,00,00,000	Bills Purchased and Discounted:-	
Deposits :		(a) Internal	
(a) Government:		(b) External	••
(I) Central Government	63,14,77,000	(c) Government Treasury Bills	33,59,67,000
(2) Other Governments	42,96,76,000	Balances held abroad*	34,11,17,000
(b) Banks	92,89,75,000	Loans and Advances to Governments**	22,34,37,000
(c) Others	100,10,35,000	Other Loans and Advances †	156,54,21,000
Bills Payable	53,62,11,000	Investments	232,57,96,000
Other Liabilities	43,71,77,000	Other Assets	14,26,26,000
TOTAL	515,45,51,000	Total	515,45,51,000

^{*}Includes Cash & Short term Securities.

Dated the 30th day of March, 1960.

^{**}Includes Temporary Overdrafts to State Governments.

[†] The item 'Other Loans and Advances' includes Rs. 14,02,70,000/- advanced to scheduled banks against usance bills under Section 17(4)(c) of the Reserve Bank of India Act.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 25th day of March, 1960.

ISSUE DEPARTMENT

Liabilit ie s	Rs.	Rs.	Assets	Rs.	Rs.
ntes held in the Banking Department	21,93,68,000		A. Gold Coin and Bullion:—		
tes in circulation	. 1844,90,34,000		(a) Held in India	. 117,76,03,000	
tal Notes issued		1866,84,02,000	(b) Held outside India .		
			Foreign Securities	• 163,00,89,000	
			TOTAL OF A		280,76,92,00
			B. Rupee Coin	•	124.14,34,00
			Government of India Rupee Securities	25	1461.92,76,00
			Internal Bills of Exchange and other commercial paper	•	••
Total Liabilities	The state of the s	1866,84,02,000	Total Assets .		1866,84,02,00
Dated the 30th day of March, 1960) .			H. V. R. Go	IENGAR, vernor.

[No. F. 3(2)-BC/60.]

A. BAKSI, Jt. Secy.

CENTRAL BOARD OF REVENUE

CUSTOMS

New Delhi, the 3rd April 1960

S.O. 865.—In exercise of the powers conferred by clause (a) of section 11 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry and in supersession of the notification No. 88-Customs, dated the 9th September, 1950, the Central Board of Revenue hereby declares the places situated in the State of Madras specified in the Schedule annexed hereto to be ports for the shipment and landing of goods, namely:—

SCHEDULE

Sl, No,	Distr	rict			Name of the port
J	Madras				Madras
2	South Arcot .				Cuddallore, Port Novo Pondicherry,
3	Tanjore .	-	•	•	Nagapattinam Thopputhurai Adirampatnam Karikal.
4	Ramnad .	•	•	-	Tondi Pamban Dhanushkodi Kilakarai
5	Tirunelveli .	•			Tuticorin Kulasekarapatnam.
6	Kanyakumari	•		•	Colachel.

[No. 28.]

S.O. 866.—In exercise of the powers conferred by clause (a) of section 11 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry and in supersession of the notification No. 101-Customs, dated the 9th September, 1950, declaring places to be ports for the shipment and landing of goods, the Central Board of Revenue hereby declares the places situated in the State of Bombay, specified in the Schedule annexed hereto to be ports for the shipment and landing of goods, in the Baroda Central Excise Collectorate, namely:—

SCHEDULE

S.No.		I	Distric	t		_	Name of the port
1 2 3 4 5 6 7 8 9 10 11 12	Surat Gohilwa "" "" Sorath "" Halar						Vansi Borsi Bhavnagar Mahuva Jafrabad Albert-Victor (with its sub-port Bherai) Talaja Veraval Mangrol (with sub-port Shil) Porbandar Bedi (including Rozi-Jamnagar) Salaya Sikka
13	22		•				Jodia
					-		

Sl No.	District		Name of port	,		
14 Madhya 15 Amreli 16 ,, 17 Kutch 18 ,,			Navalaklu Okha Kotda Man lvi Jakluu Mun Ira I una		_	

[No. 29.]

S.O. 867.— In exercise of the powers conferred by clause (a) of section 11 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry and in supersession of the notification No. 87-Customs, dated the 9th September, 1950, declaring places to be ports for the shipment and landing of goods, the Central Board of Revenue hereby declares the places situated in the State of Bombay specified in the Schedule annexed hereto to be ports for the shipment and landing of goods in the Bombay Central Excise Collectorate, namely:—

SCH1 D	UI	\mathbf{r}
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\$1. No			Distr	-1¢t			Name of palt
	Suiai Thana				•		Kolak Kalui
3		•			•		
.4	,					•	Maroh Umberguon
	1*				•		Dhanu
6	`						
7	**			•			7 grapur
Š	,,		•				Navapur
	,,	•				•	Satpati
9	77				•		Kelwa
10	11						Dantiwara (Sub-port of Arnalla)
Ιl	**						Arnalla
12	13						Bassein
13	D - 11						Utian
14	Bombay	Sub	rrpan	Disti	ıul		Manori
15	17						Vesaug (Versowa)
10	**						$\mathrm{B}_{\mathtt{d}}nd_{\mathtt{f}}a$
17	- J						Frombay.
1 2	Lhana						I hana
19	11			,			Bhiwandi
20	21.						Kalyan
21	Kolaba						Uiwa
22	'I hana						Belapur (Sub-port of (JIwa)
23	Kolaba						Mora
24	,,						Karanja
25	,,						Mandawa (Sub-port of Karanja)
26	17						I hal
27	22						Alibag
28	31					-	Revdanda.
29	31			_	•		Borlai Mandla
30	31		•	•	•		Nandgaon.
31	,,			•	•		Murud Janjina
32	,,		•		•	•	Rajapuri
33	12	Ċ	•		•	•	Kumbharu
31	"				•		Shriwardhan
35	Ratnagiri	•		•			Bankot
36					•		Kelshi (Sub-port of Bankot)
37	23		•	•	•	•	Harnai
38	"	•		•	•		Dabbol
	"	•	•	•	•		Palsher.
39	73		•	•	•	•	
40	33	•	•				Borya
41	"	٠	-		•		Jalgad
42	9.5	•					Varavda (Twri)
43	ינ	-	•	•	-		Ratnagiri
44	37	•			-		Purnagad.

S. No.]	Dist	rict			Name of port	
45	Ratnagir					Jaitapur.	-
46	,, .					Vijaydurg	
47	"					Deogad.	
48	19					Achra	
49	,, .					Malvan	
50						Vengurla,	
51	,, .					Krinapani (Aronda)	
52	North Kan State.	ата	Dist	: Mys	orc	Tilmati (Majali)	
53	43 *			_		Sadashivagad (Kodibag)	
54			-			Karwar (including Baitkhol)	
35		·	-	•	•	Bingi	
56		•	•		•	Chendia	
57	19 1	•	•	•	•	Kodar (sub-port of Chendia)	
<u>5</u> 8	,, .	•	•	•	•	Belekeri	
39		•	•	•	•	Ankola	
6 0	,, .	•	•	•	-	Gangavali	
61	1, .	•	•	•	•	Tadri	
62	3, 1	•	•	•	-	Kumta.	
63	٠, ٠,	•	•	•	•	Honawar	
64	,, .	٠	•	•	•	Manki	
	., .	•	•	•	•	Murdeshwar	
65 66	** *	•	•	•	-		
	» ·	•		•	•	Shirali	
67	"	*	•	•		Bhatkal.	

[No. 30]

S.O. 868.—In exercise of the powers conferred by section 12 of the Sca Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry and in supersession of the notification No. 102-Customs, dated the 9th September, 1950, the Central Board of Revenue hereby declares the places situated in each of the Districts of the Bombay State specified in the first column and named in the second column of the Schedule annexed hereto within the jurisdiction of the Collector of Central Excise, Baroda, to be ports for carrying on coasting trade with customs-ports and for no other purpose.

SCHEDULE

Name of	the	Distri	ict.				Name of the port
Ahmedaha	d						Gogha
Ahmedaha	đ	_					Dholera
Kaira				•	•		Cambay
Broach			•			·	Tankari
Broach		•	•	•	•		Kavi
Broach	Ċ						Broach
Broach	-	•	•	•	•	•	Dahei
Surat		•		•	•		Bhagwa
Surat	•		•		•	•	Surat
Surat		•		•	•	•	Onial
Surat		•	•	•	•	•	Bulsar
Surat	•	•	•	•	•	•	Umarsadi
Surat	•	•	•	•		•	Billimora
Amreli	•	•	•	•	•	•	Madhwad
Amreli	•	•	•		•	•	Mul-Dwarka (Kodinar)
Amreli	•		•	•	•	•	Dwarka (Rupen)
Amreli	•			•	•	•	Beyt
Sorath	•	•	•			•	Nawabandar (with its sub-ports (1) Simar & (ii) Raj-
Colabi	•	•	•	•	•	•	para.)
Sorath							Lamba (with its sub-port Miyani)
Sorath	•	•	•	•	•	,	Sutrapada
Sorath		•	•		•		Madhaypur
Halar	•		•	•		•	Pindhara
Kutch	•	•	•	•	•	•	Lak ^h pat
Kutch		•	•	-		•	Koteshwar
	•		•	•	•	•	
Kutch	•	•	•	•	•	•	Jangi.

CORRIGENDUM

Customs

New Delhi, the 9th April 1960

S.O. 869.—In the Central Board of Revenue Notification No. (9) published or p. 671 of the Gazette of India; Part II—Section 3, Sub-Section (ii) dated the 13th February 1960 as S.O. 352, the following addendum may be inserted as a heading just above S.O. 352:—

"Customs

New Delhi, the 6th February, 1960"

[No. 60/2/60-LC,II.]

M. C. DAS, Secy.

OFFICE OF THE ASSISTANT COLLECTOR OF CENTRAL EXCISE AND LAND CUSTOMS, GOA FRONTIER DIVISION, CLUB ROAD, BELGAUM

SHOW CAUSE NOTICE

Belgaum, the 30th January 1960

To

Shri Tukaram Govind Mayekar,

At: Maye, Goa.

Subject:—Siezure of Goa lottery ticket bearing No. 14841 and Indian Currency of Rs. 5/- on 22nd March 1959.

- S.O. 870.—Whereas there is reason to believe that the Goa lottery ticket and Indian Currency mentioned above were imported into India from Goa by a route other than the one prescribed under Section 4(b) of the Land Customs Act 1924 without a permit as required under Section 5(1) of the Land Customs Act 1924 in contravention of:
- (1) Reserve Bank of India, Notification No. F.E.R.A.87/49 of 10th September 1949 as subsequently amended by Notification No. F.E.R.A.168/58 R.B. of 15th May 1958 issued under the Government of India Finance Department Notification No. 12(12) F. 17/49 of 10th September 1949 as amended by No. 2(39)E.F. VII/52 of 24th September, 1952 issued under Section 8(1) of the Foreign Exchange Regulation Act 1947 and deemed to have been issued under Section 19 of the Sea Customs Act 1878 (in respect of Currency).
- (2) Government of India F.D. C.R. Notification No. 59/Cus. dated 30th November 1940 as amended by Notification No. 6/Cus. dated 17th January 1942 deemed to have been issued under Section 19 of the Sea Customs Act 1878 (in respect of Goa lottery ticket).

And whereas it appears that the acts of Shri Tukaram Govind Mayekar as a person concerned in the above offence attract the operation of Section 7(i)(b) of the Land Customs Act, 1924 and Section 167(8) of the Sea Customs Act, 1878.

Now, therefore Shri T. G. Mayekar is hereby called upon to show cause to the undersigned why a penalty should not be imposed on him under the above sections and why the goods (Goa Lottery Ticket and Currency) mentioned above should not be conficated under Section 167(8) of the Sea Customs Act 1878 read with Section 23-A of the Foreign Exchange Regulation Act 1947 as made applicable to the Land Customs Act 1924.

Shri T. G. Mayekar is hereby directed to produce at the time of the showing cause all the evidence or documents upon which he intends to rely in support of his defence. He is further directed to inform whether he desires to be heard in person by the Collector of C. Ex. and Land Customs, Bombay.

Shri T. G. Mayekar should submit his reply to this show cause notice together with all documents and evidence if any, within 10 days of receipt of this notice to the Collector of C. Ex. Bombay failing which the case will be decided exparte on merit.

[No. VIII(b)10-479/59.]

E. R. SRIKANTIA, Assistant Collector,

OFFICE OF THE COLLECTOR OF CENTRAL EXCISE, DELHI

CENTRAL EXCISE

New Delhi, the 28th March 1960

S.O. 871.—In exercise of the powers conferred on me under Rule 5 of the Central Excise Rules, 1944, I hereby empower the Superintendents of Central Excise in Delhi Collectorate to exercise within their respective jurisdiction the powers of "Collector" Enumerated under para 4 of the Government of India, Ministry of Finance, Notification No. 53/59, dated 9th May 1959.

[C. No. IV(16)34/58-14264.]

S.O. 872.—In pursuance of para 5 of Government of India Ministry of Finance (Department of Revenue), Notification No. 53/59, dated the 9th May, 1959; I hereby authorise the Superintendents of Central Excise in Delhi Collectorate to be the "Proper officers" in their respective jurisdictions.

[C. No. IV(16)34/58-14262.]

B. D. DESHMUKH, Collector.

MINISTRY OF COMMERCE AND INDUSTRY

Bombay, the 18th January 1960

S.O. 873.—In exercise of the powers conferred on me by Clause 22 of the Cotton Textiles (Control) Order, 1948, I hereby make the following further amendments to the Textile Commissioner's Notification No. TC(6)1/44, dated the 19th February 1944, namely:—

In the said Notification,

- I. In clause 4, the words "and the month and year of packing" and the second proviso to that clause shall be omitted.
- II. Clause 10, together with Explanation I and II shall be omitted.

[No. T.C.(6)/59.]

D. S. Joshi,

New Delhi, the 28th March 1960.

Textile Commissioner.

[No. 2(1)-TEX(A)/60-1.]

New Delhi, the 28th March 1960

S.O. 874.—In exercise of the powers conferred by sub-clause (i) of clause 5 of the Cotton Textiles (Export Control) Order, 1949, the Central Government hereby makes the following further amendment in the notification of the Government

of India in the late Ministry of Commerce Export Trade Control No. 67-CW(25A)/48, dated the 26th March, 1949, namely:—

In the said notification, paragraph 6 shall be renumbered as paragraph 7 and before the paragraph so renumbered the following shall be inserted as paragraph 6, namely:—

- "60. Bale Marking.—On the outside of every bale or other package of cloth or yarn the following markings shall be stencilled with indelible ink, namely:—
 - (A) The mark described in clause 2(a) of the notification of the Textile Commissioner No. T.C. (6)1/44, dated the 19th February, 1944 with a diameter not less than 4", with letters not less than ½" in height and figures not less than ¾" in height.
 - (B) The following markings, in letters and figures not less than 1¼", in height:—
 - (i) The words "Made in India"
 - (ii) The words "For export only"
 - (iii) Total yardage in linear yards
 - (iv) Total yardage in square yards
 - (v) Mill's Bale No. in Arabic numerals
 - (vi) The gross weight in lbs.
 - (vii) Excise Bale Number.
 - (viii) The letters "C", "MB", "MA", "F" and "FS" representing, respectively, 'Coarse', 'Medium B', 'Medium A', 'Fine' and 'Fine Super' categories of cloth."

[No. 25(7)-Tex(A)/66 HARGUNDAS, Under Sec

New Delhi, the 31st March 1960

S.O. 875.—In exercise of the powers conferred by clause (2) of Article 77 of the Constitution of India, the President is pleased to make the following rule, namely:—

The Agreement between the PRESIDENT OF INDIA and SOCIETE ANONYME DES ESTABLISHMENTS BAUCHET & CIE, having its office at 182, Avenue Paul Doumer, Rueil-Malmaison, PARIS, FRANCE to establish a plant in India for the manufacture of CINEMATOGRAPHIC and PHOTOGRAPHIC FILM, X-RAY, ROLL AND SHEET FILM and PHOTOGRAPHIC PAPER of different specifications, grades and sizes shall be executed and authenticated on behalf of the President by the Ambassador of India in France.

By Order and in the name of the President.

[No. F. 22(3)NIDC/59.] S. RANGANATHAN, Seey.

ORDER

EXPORT TRADE CONTROL

New Delhi, the 9th April 1960

S.O. 876.—In exercise of the powers conferred by section 3 and 4A of the Imports and Exports (Control) Act, 1947 (18 of 1947), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Exports (Control) Order, 1958, namely:—

In Schedule I to the said Order-

Under the heading "C. ARTICLES WHOLLY OR MAINLY MANUFACTURED", for entry (ii) of item 18, the following shall be substituted:—

"(ii) Parts of motor vehicles including producer gas plants but excluding gaskets."

[No. Export(1)/AM(29)].

T. S. KUNCHITHAPATHAM, Under Secy.

New Delhi, the 9th April 1960.

S.O. 877.—In exercise of the powers conferred by sub-section (1) of section 26 of the Coir Industry Act, 1953 (45 of 1953), the Central Government hereby make the following amendments to the Coir Industry Rules, 1954, the same having been previously published as required by the said sub-section, namely:—

In the Rules,

- (i) In sub-rule (1) of rule 6, for the words "under the hand", the words "under his hand" shall be substituted;
- (ii) After sub-rule (1) of rule 6, the following sub-rule shall be inserted, namely:—
 - "(4) The resignation of a member of the Board or of a Committee may be accepted by the Chairman who shall report the fact of such acceptance to the Board at its next meeting and to the Central Government."
- (iii) After sub-rule (1) of rule 9, the following sub-rule shall be inserted, namely:—
 - "(1-A) The Vice-Chairman may resign his office by writing under his hand addressed to the Chairman, and the Office shall fall vacant from the date on which his resignation is accepted by the Chairman or on the expiry of thirty days from the date of receipt of intimation of resignation whichever is earlier. The Chairman shall report the fact of such acceptance to the Board at its next meeting and to the Cental Government," and
- (iv) In sub-rule (3) of rule 9 for the words "In the event of the Vice-Chairman resigning his office as such or ceasing to be a member of the Board.", the words "If the office of the Vice-Chairman falls vacant or if the Vice-Chairman ceases to be a member of the Board." shall be substituted,

[No. F. 42-SSI(B)(7)/54.]

P. C. ALEXANDER, Dy. Secy.

(Indian Standards Institution)

New Delhi, the 31st March 1960

S.O. 878.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the marking fee per unit for certain products classes of products, details of which are given in the Schedule hereto annexed, has been determined and the fee shall come into force with effect from 15th April, 1960.

THE SCHEDULE

Sl. No.	Product/Class of Products	No. and Title of relevant Unit Indian Standard	Marking fee per Unit
ī	Nitric Acid	IS:264-1950 Specifica- One tion for Nitric Acid.	lb 2 naye Paise with a minimum of Rs. 1,000 for production during a calendar year.
2	Hydrochloric Acid	IS:265-1950 Specifica- One tion for Hydrochloric Acid,	
3	Sulphuric Acid	IS:266-1950 Specification One l for Sulphuric Acid.	b. 2 naye Paise with a minimum of Rs. 1,000 for production during a calendar year.
-+	Bs 70, Ds 65, Bs 63 and Bs 60	IS:410-1959 Specifica- One to tion for Rolled Brass, Plate, Sheet, Strip and Foil (Re	on Rs. 5.00.

the bottom side of the monogram as indicated in the

design.

S.O. 879—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955, the Indian Standards Institution hereby notifies that the Standard Marks, designs of which together with the verbal description of the designs and the titles of the relevant Indian Standards are given in the Schedule herete annexed, have been specified.

These Standard Marks, for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952, and the rules and regulations framed thereunder, shall come into force with effect from 15th April, 1960.

		THE SCHEDULE	
Sl. No. (1)	Design of the Standard Mark (2)	No. and Title of relevant Indian Standard (3)	Verbal description of the design of the Standard Mark (4)
ī	15:26 4 LS:26 4 PURE	IS:264-1950 Specification for Nitric Acid.	The monogram of the Indian Standards Institution, consisting of letters ISI, drawn in the exact style and relative proportions as indicated in column (2), the number designation of the Indian Standard being superscribed on the top side of the monogram and the relevant IS grade designation being subscribed under the bottom side of the monogram as indicated in the design.
2	IS:265 AR IS:265 PURE	IS:265-1950 Specification for Hydrochloric Acid.	The monogram of the Indian Standards Institution, consisting of letters ISI, drawn in the exact style and relative proportions as indicated in column (2), the number designation of the Indian Standard being superscribed on the top side of the monogram and the relevant IS grade designation being subscribed under the bottom side of the monogram as indicated in the design.
3	15:266 AA	IS:266-1950 Specification for Sulphuric Acid.	The monogram of the Indian Standards Institution, consisting of letters ISI, drawn in the exact style and relative proportions as indicated in column (2), the number designation of the Indian Standard being superscriled on the top side of the monogram and the relevant IS grade designation being subscribed under the bottom side of the monogram.

I 18:410
IS:410
IS:410
IS:410
IS:410
IS:410
IS:410
IS:410
IS:410
IS:410

IS:410-1959 Specification for Rolled Brass Plate, Sheet, Strip and Foil (Revised).

(3)

The monogram of Institution, Standards consisting of letters ISI, drawn in the exact style and relative proportions as column (2), indicated in designation of the number Standard being the Indian superscribed on the top side of the monogram and the relevant IS grade designation being subscribed under the bottom side of the indicated in monogram 88 the design.

(4)

[No. MD/17:2]

New Delhi, the 1st April 1960

S.O. 880.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed, have been established during the period 1st March to 31st March 1960.

THE SCHEDULE

Ser- I ial No.	No. and title of the Indian Standard established	No. and title of the Indian Stan dard or Standards, if any, superseded by the new Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)

 IS: 617-1959 Specification for Aluminium and Aluminium Alloy Ingots and Castings for General Engineering Purposes (Revised). IS: 617-1955 Specification for Alumimium and Aluminium Alloy Ingots and Castings for General Engineering Purposes (Tentative).

This standard covers the requirements for aluminium ingots and aluminium alloy ingots and ca tings in 18 alloys in various conditions for general engineering purposes (Price Rs. 6.50).

to 559 mm (or 1 to 22 in.) size and Grane 2 of 38 to 559 mm (or 11 to 22 in.) size

(Price Rs. 2.50).

IS: 1412-1959 Specification for This standard prescribes require_ II. ments for dry and oiled cable laid coir ropes of two grades, Cable-Laid Coir Rope. Grade 1 and Grade 2 of 152 to 559 mm (or 6 to 22 in.) size (Price Rs. 2.50). 12. IS: 1417-1959 Grades of Gold This standard specifies six standard grades of gold and gold alloys used or for use in the manufacture of and Gold Alloys. articles of gol l, and does not refer to Gold Bullion. The fixation of grades is in respect of gold contents only. (Price Re. 1.00). 13. IS: 1419-1959 Specification for This standard prescribes the Anti-Fouling Paint, Brushing, requirements and the methods for Ships' Bottoms and Hulls, of test for the material commercially, known as anti-Red, Chocolate or Black, as fouling paint, brushing, for ships' bottoms and hulls. Required. The material is used for the protection of ships' hulls including boot-topping area against the settling and growth of marine fouling organisms. It is meant for application as a finishing coat on a compatible anti-corrosive paint like the one conforming to IS: 1404-1959 (Price Rs. 2.00). 14. IS: 1420-1959 Specification for This standard prescribes the Light Magnesium Carbonate requirements and methods of test for light magnesium car-bonate for rubber industry (Price Rs. 3.00). for Rubber Industry. 15. IS: 1432-1959 General Requirements for Weighing Instru-This standard covers the general requirements for weighing instruments of the following ments. categories: (a) ப்பு scales, (b) Counter machines, (c) Platform machines, (d) Weigh-bridges, (e) Automatic weighing machines, (f) Crane weighing machines, (a) Steelyards,
(b) Spring balances, (j) Indicating and semiindicating type weighing machines, and (k) Person weighing machines. (Price Rs. 1.50). ١, 16. IS: 1440-1959 Specification for This standard prescribes the requirements and the methods Ink, Metal Stamp, Black, of sampling and tests for ink, metal stamp, black. The material is used for stamping letters or figures with the help of metal stamps on porous surfaces, such as paper, cardboard cartons and postal sta-

ionery

(Price Rs. 2.∞).

17. IS: 1444-1959 Specifica ion for Engineers' Pattern Drawing Boards.

(2)

This standard covers the requirements for four sizes of engineers' pattern drawing brards (Price Rs. 1:50).

 IS: 1494-1959 Specification for Glass Containers for Preserved Fruits Indu, ry. Thus standard prescribes the req irements and the methods of test for glass containers for the preserved fruits industry (Irice Rs. 2000).

Copies of these Indian Standa ds are available for sale was it e in han S an lards Institution "Manuk Bhayan", 9 Mathura Road, New Deah.-1 and a's at its B. in h. Offices at (i) 232 Dr. Dadabhoy Nacroji Road, Bombay-1, (ii) P-11 Mission Row Extension, Calcutta-1, and (iii) 2/21 First Line Beach, Macras-1.

[No. MD/13:2]

C. N. MODAWAL, Deputy Director (Marks).

CORRIGENDUM

New Delhi, the 4th April 1960

S.O. 881.—In the Order of the Government of India in the Ministry of Commerce and Industry No. S.O. 957, dated the 28th April, 1959, published in the Gazette of India Part II Section 3, sub-section (ii) dated the 2nd May, 1959—

For "20. Shri Duleep Singh,
Deputy Technical Director,
National Productivity Council,
Golf Links,
New Delhi."

"technical knowledge" "Member"

Read "20. Shri B. B. Bhalla,
Deputy Technical Director,
National Productivity Council,
Golf Links,
New Delhi."

"technical knowledge" Member"

[No. 4(74)IA(II)(G)/58] NAR NARAIN SINGH, Under Secy.

MINISTRY OF STEEL, MINES AND FUEL

(Department of Iron & Steel) New Delhi, the 30th March 1960

S.O. 882.—ESS.COMM/IRON & STEEL-15(1)/A.M.(10).—The following Notification issued by the Iron and Steel Controller under Clause 15(1) of the Iron and Steel (Control) Order, 1956, is published for general information:—

"NOTIFICATION

In exercise of the powers conferred by Sub-clause (1) of Clause 15 of the Iron and Steel (Control) Order, 1956, and with the approval of the Central Government the Iron and Steel Controller hereby notifies the following size/sectional extras for M.S. Rounds and Squares 12 mm. (Metric Section):—

Extra per ton

Long ton Metric
ton

Rs. nP. Rs. nP.

Base Price Item No. 1—Bars M.S. Rounds & Squares 12 mm.

A. S. BAM, I.C.S.,

Iron and Steel Controller".

[No. SC(A)-2(300)/58/C.] J. S. BAIJAL, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 30th March 1960

8.0. 883.—"Whereas it appears to the Central Government to be necessary and expedient so to do for securing the equitable distribution of an essential commodity, namely coal:—

Now, therefore, in exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1555), the Central Government hereby directs that every person who owns or manages a cotton ginning or pressing factory shall on or before the 15th May, 1960, submit to the Secretary, Indian Central Cotton Committee, 14, Nicol Road, Ballard Estate, Bombay-1, a statement in the form in the schedule appended hereto, containing true and accurate information relating to matters mentioned therein.

SCHEDULE

(Information to be furnished by Ginning and Pressing Factories. Factories which do not intend to work during 1960-61 season must clearly mention so at the top of this form).

- 1. (a) Full name and postal address of the factory.
 - (b) Press Mark (in the case of a pressing factory).
- Name of the railway station at which the factory normally receives coal and the name of the railway on which the station is situated.
- Normal date of commencement and date of finishing of work in the factory.
- 4. Number of bojas of cotton (lint) of 392 lbs. each ginned (by steam power only) in the factory during 1958-59 season.
- 5. Number of bojas of cotton (lint) of 392 lbs. each ginned (by steam power only) in the factory during 1959-60 season (upto the 30th April, 1960).
- 6. Number of bales of raw cotton pressed (by steam power only) in the factory during 1958-59 season.
- Number of balcs of raw cotton pressed (by steam power only) in the factory during 1959-60 season (upto the 30th April, 1960).
- 8. Type of power plant installed in the factory. (State whether steam, producer gas, diesel or electric. Give details for gin and press separately).
- 9. Total number of gins installed in the factory. (State whether single, double roller or saw gins).
- 10. Total number of gins which will work in 1960-61 season by
 - (a) Steam power
 - (b) Other than steam power.
- 11. Number of half presses installed in the factory.
- 12. Number of full presses installed in the factory.
- 13. Tons of coal consumed by the factory (for ginning and/or pressing cotton only) during the season 1958-59.
- 14. Tons of firewood or fuel other than coal consumed by the factory (for ginning and/or pressing cotton only) during the season 1958-59.
- 15. Tons of coal consumed by the factory (for ginning and/or pressing cotton only) during the season 1959-60 (upto the 30th April, 1960).
- 16. Tons of firewood or fuel other than coal consumed by the factory (for ginning and/or pressing cotton only) during the season 1959-60 (upto the 30th April, 1960).

- 17. Quantity of coal that the Secretary, Indian Central Cotton Committee, Bombay, recommended that the factory should receive during the 1959-60 season.
- 18. Quantity of coal sanctioned by the Deputy Coal Controller (Distribution), Calcutta, for 1959-60 season (Give number and date of sanction).
- 19. Quantity of coal actually received by the factory as a result of items 17 and 18 above during the 1959-60 season (upto the 30th April, 1960).
- 20. Tons of coal, if any, purchased by the factory from the market during the 1959-60 season in addition to the quantity shown against item 19.
- 21. Tons of coal held in stock on the 30th April, 1960.
- 22. Tons of coal received after the 30th April, 1960, upto the date of making this application, as a result of items 17 and 18.
- 23. Tons of coal to be received after the date of this application, against R/R held by the factory as a result of items 17 and 18.
- 24. Tons of firewood or fuel other than coal held in stock on the date of making this application.
- 25. Quantity of (i) Kapas (unginned cotton) and (ii) ginned but unpressed cotton actually held in stock in the factory premises on the 30th April, 1960, to be ginned and pressed.
- 26. Estimated quantity of cotton (in bales of lint) expected to be ginned and/ or pressed during the 1960-61 season (including stocks shown against item 25) by steam power.
- 27. Estimated quantity of coal in tons excluding the stocks of fuel shown against items 21, 22, 23 and 28 required by the factory during 1960-61 season. Please also specify the number of instalments and the respective months in which it is desired that the required quantity should reach the factory.
- 28. Tons of coal and/or firewood not in possession of the factory but in which the factory has any lien or interest on the date of this application.
- 29. If the factory is a member of any pool, name and address of the Secretary of the pool may be given here.
- 30. Whether the factory was silent during 1959-60 season, if silent owing to pool, please give name and postal address of the Pool Secretary?

Note.—(a) Factories which were silent in the 1959-60 season should produce a certificate in original from a Local Government Gazetted Officer, to the effect that the factory will work during the 1960-61 season, which should indicate also his opinion regarding the estimated output (ginning and pressing of cotton separately) of the Factory.

- (b) Output and consumption figures should invariably be given in the unit prescribed herein.
- (c) Application should be complete in every respect. Incomplete information may entail delay in issue of permits.

I declare that the factory is not receiving supplies of coal under any other priority classes or under recommendation from any other recommending authorities for the purpose for which the coal quota has now been applied for.

Dated	Г	æ	te	đ															
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Signature of Factory Manager or Proprietor.

Note.—1. In respect of figures of stocks of fuel (vide items 21, 22 and 24 above) it is essential that not only stocks in possession of the factory should be shown but also any stocks that it may have a lien on/or that may be held by any of the partner or sister concerns should be shown with details.

2. Change of proprietorship of the factory must be intimated to the Secretary, Indian Central Cotton Committee, Bombay-1, immediately the change is made.

3. In case the factory does not require coal after the application has been made or the recommendation has been issued, the factory must telegraphically intimate to that effect to the Secretary, Indian Central Cotton Committee, Bombay-1. In the meantime, any coal, which happens to be despatched to the factory should be taken delivery of by the factory without delay and kept in its possession pending disposal instruction. Should a factory which has applied for the coal fail to take delivery in time, the demurrage charges and other expenses incurred on that account shall be borne by the factory.

[No. 1-6/60-Com.IV.] N. L. GUPTA, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 24th March 1960

In the matter of Charitable Endowments Act, 1890 and in the matter of "the Lady, Hardinge Hospital for Women and Children, Delhi, Fund."

S.O. 884.—On the application of and with the concurrence of the Board of Administration for "the Lady Hardinge Hospital for Women and Children, Delhi, Fund" and in exercise of the powers conferred on it by Section 4 of the Charitable Endowments Act, 1890 (6 of 1890), the Central Govt. doth hereby Order and direct that the sum of Rs. 30,000/- invested in the 12-year National Plan Savings Certificates Nos. G235560 to G235565 of Rs. 5,000/- each of the 21st July, 1959, shall vest in the Treasurer of Charitable Endowments for India.

[No. F. 4-24/59-MII.]
R. MURTHI, Under Secy.

New Delhi, the 25th March 1960

S.O. 885.—In exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, a ter consultation with the Medical Council of India, hereby directs that the Medical qualification M.D. granted by the Universite Catholique de Louvain, Belgium, shall be a recognised medical qualification for the purposes of this Act.

[No. F. 5-14/58-M.1.]

ORDER

New Delhi, the 25th March 1960

S.O. 886.—With reference to the notification of the Government of India, Ministry of Health No. 5-14/58-MI, dated 25th March, 1960 according recognition to the Medical qualification M.D. granted by the Universite Catholique de Louvaln, Belgium for the purposes of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, in exercise of the powers conferred by the provise to sub-section (1) of section 14, directs that the medical practice by Dr. V. Vellut, a Belgian, possessing the said qualification, shall be limited to the institution of the Belgian Leprosy Centre, Polambakkam, Chingleput District, for a period of two years with effect from the date of this Order or so long as Dr. Vellut continues to work in the said institution for purposes of teaching, research or charitable work, whichever is shorter.

[No. F. 5-14/58-MI.]

A. K. DAR, Under Secy.

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Department of Transport)

(Transport Wing)

Ports

New Delhi, the 2nd April 1960

S.O. 887.—In pursuance of sub-section (2) of Section 6 of the Calcutta Port Act, 1890 (Bengal Act III of 1890), it is hereby published for general information

. Shri Dhirendra Nath Bose has been elected by the Municipal Corporation of the City of Calcutta to be a Commissioner of the Port of Calcutta for a period of two years with effect from 1st April 1960.

[No. 9-PG(4)/60.]

K. NARAYANAN, Dv. Secv.

(Department of Tourism)

New Delhi, the 18th March 1960

S.O. 888.—In pursuance of sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14 and sub-rule (I) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following amendments in the notification of the Government of India in the late Ministry of Transport No. S.R.O. 610, dated the 28th February, 1957, namely:—

In the Schedule to the said notification-

(1) in Part I, for the heading "Tourist Organisation" and the entries relating thereto, the following heading and entries shall be substituted:—

"D-p.rtment of Tourism, Headquarters

All posts (Gazetted) . Secretary, Department Secretary Department All of Transport.

All posts (Non-Gazetted).

Director General and Director General and Ex-All Ex-officio Joint Secretary.

Secretary.

(2) in Part II, for the heading "Tourist Organisation" and the entries relating thereto, the following heading and entries shall be substituted:—

"Department of Tourism Headquarters.

Junior Stenographers Upper Division Clerk Lower Division Clerk Director/Under Secretary (Administration)

Director/Under Secretary (Administration).

All Director General and Ex-officio Joint Secretary.

Regional Tourist Offices

Stenographer Upper Division Clerk Lower Division Clerk

Director Tourist Office Director Tourist Office

All Director General and Ex-officio Joint Secretary.

All other posts .

Director General and Director General and Ex-Ex-officio Joint Secretary.

Secretary Department of Transport"

(3) in Part III, for the heading "Tourist Organisation" and the entries relating thereto, the following heading and entries shall be substituted:—

"Department of Tourism Headquarters

All posts

Director/Under Secretary (Administra-

Director/Under Secretary (Administration)

All Deputy Director General

Regional Tourist Offices

All posts

Director Tourist

tion)

Director Tourist Office All I

All Deputy Director General"

[No. F. 5-TA-I(98)/56.]

G. K. DOGRA, Under Secy.

(Departments of Communications & Civil A.

New Delhi, the 28th March 1960

- S.O. 889.—In exercise of the powers conferred by rule 53 of the Indian Aircraft Rules, 1920, the Central Government is pleased
 - (a) to declare the aerodrome at Varanasi (Babatpur) to be a customs aerodrome; and
 - (b) to appoint the Collector of Central Excise, Allahabad as Chief Customs Officer and the Superintendent of Central Excise Varanasi, the Deputy Superintendent of Central Excise, Varanasi and the Inspector of Central Excise, Varanasi as Customs Collectors for the purpose of the said rules at the said aerodrome.

This notification shall have effect from the 1st April, 1960.

[No. 10-A/24-60.]

D. R. KOHLI, Under Secy.

MINISTRY OF RAILWAYS (Railway Board)

New Delhi, the 31st March 1960

- 8.0. 890.—In exercise of the powers conferred by section 85 of the Indian Railways Act, 1890 (9 of 1890), read with the notification of the Government of India in the late Department of Commerce and Industry No. 801 dated the 24th March, 1905, the Railway Board hereby makes the following amendments in the rules for the preparation of accident returns, published with the notification of the Government of India in the Ministry of Railways (Railway Board) No. 743-ST/Genl. dated the 10th July, 1951, namely:—
- (A) In the said Rules: After the preamble and before rule (1), the following heading shall be inserted, namely:—

"Rules for the preparation of accident returns".

- (B) Under clause IV in rule (4):
- (a) At the end of item (i), after the words "put on to a train", the following shall be inserted, namely:—
 - "The train engine or any other vehicle once put on the train continues to be a part of the train until the station is reached beyond which it is not required to go on the same train. At such stations, the moment the train engine or any other vehicle is cut off the load, it ceases to be a part of the train."
- (b) The existing items (ii), (iii) and (iv) shall be renumbered as items (iii), (iv) and (v) respectively and before the items as so renumbered the following item shall be inserted, namely:—
 - "(ii) Derailment during reversing or shunting operations, etc., on an incoming, outgoing or any other load, including a sectional carriage, etc., shall be deemed to be a "Train derailment' only when the train engine or a vehicle still forming a part of the train derails irrespective of whether the shunting was being done by the train engine or by a shunting engine. If, however, the derailed vehicle/vehicles do not form a part of a train, the derailment would be classified as 'Other derailment', whether the shunting, etc., was being done by the train engine or by a shunting engine."
 - (C) In Table No. 2:---

Under item (3) of Category II, for the existing explanatory note, the following shall be substituted, namely:—

- "(To include all derailments in marshalling yards, shunting yards, loco. yards and sidings, etc., costing not less than Rs. 500 provided that no train or a part of a train is involved)".
- (D) These amendments shall take effect on and from the 1st day of April, 1960.

[No. 59-Stat. II/32/Genl.] R. E. DE SA. Secy.

MINISTRY OF REHABILITATION

(Office of the Chief Settlement Commissioner)

ORDER

New Delhi, the 15th March 1960

S.O. 891.—In exercise of the powers conferred by sub-section (2) of Section 34 of the Displaced persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), I, S. W. Shiveshwarkar, hereby delegate to Shri Jagmohan Lal Tandon, P.C.S., Assistant Settlement Commissioner, Punjab, with effect from the 15th January, 1960, the powers conferred upon me under Section 23, 24 and 28 of the said Act for the purpose of passing necessary orders under these Sections in so far as they relate to the custody, management and disposal of property (including agricultural land) in the State of Punjab in a rural area as defined in clause (f) of rule 2 of the Displaced Persons (Compensation and Rehabilitation) Rules, 1955, which forms part of the Compensation Pool.

[No. 3(43)/Policy-II/59.]

S. W. SHIVESHWARKAR, Chief Settlement Commissioner.

(Office of the Chief Settlement Commissioner)

New Delhi, the 28th March 1960

S.O. 892.—In exercise of the powers conferred by sub-section (i) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri Madhusudan Singh, P.C.S., Land Claims Officer, Jullundur to be an Assistant Settlement Commissioner in the State of Punjab for the purpose of performing, in addition to his existing duties, within his jurisdiction, the functions assigned to an Assistant Settlement Commissioner, by or under the said Act in respect of agricultural lands and shops in any rural areas including houses, Cattle Sheds, and vacant sites, if any, in any such area allotted alongwith any such lands.

[No. 3(13)/Policy-II/60.]

New Delhi, the 2nd April 1960

S.O. 893.—Whereas the Central Government is of opinion that it is necessary to acquire the rural evacuee properties specified in the Schedule below in Udalpur Division in the State of Rajasthan, for a public purpose, being a purpose connected with relief and rehabilitation of displaced persons including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the rural evacuee properties specified in the said Schedule.

Serial No.	Property No.	Locality	Name of the Evacuee owner	Description of the Evacuee Property
I	2	3	4	5
I	4/257		Dwara Saleh Mohd, & Abdul Gani ss/o Jamaludin.	House
		Rajs	samand	
2 3	2/291 1/148	Raj Nagar Do.	Akbar Khan 8/0 Sher Khan Hyder Khan 8/0 Mohd, Khan	Do. Do.

r	2	3	4	5
—. —-		Лп	net	
4	1/59	Amet	Rasid Khan s/o Wali Mohd	House
5 6	House Do.	Relmagra Amarpura . Do.	Shamsher Khan s/o Gote Khan Do.	Do. Do.
		Balabnaga	ır	
7 8 9 10	1/222 T2 1/222 T3 1/222T4 House	Mochi Bazar . Do. Do. Kheroda .	Ibrahim s/o Gulabji Do. Do. Gulam Abas & Fakrudin ss/o Hassan Ali	Do. Do. Do. Do.
ŢI	1/230	Borwari at Bhinder	Safudin s/o Hyder Ali	Do.
		Begun		
12	3/94	. Begun	Din Mohd, s/o Rasul Bux .	Do.
	aralr.	Chhotisadri	The entitle of the state of the	D.
13	252/54 Do.	. Chhoti Sadri . Near School	Batoo Khan and Janjabir Khan ss/o Wazir Khan. Do.	Do. Do.
14	Do.	Barisadri	D0. , .	ъ.
15	2/344	. Kapaniya Bazar Kanera	Turad Ali s/o Fida Husain	Do.
16	42/53	. Near Mosque	Safi Mohd. Pinjara	Do.
		Sahada	(Gangapur)	
17	2/219	Gangapura	Ismial's/o Ali Mohd.	Do.
18	14/53	Banera . Bhim Pura .	Kamardi Khan s/o Jamardi Khan	Do.
19		. Do.	Hamed Khan s/o Umer Khan .	Do.
		Mandal		_
20 21	27/53 29/53	. Karera Mochi Mohalla Karera	Mst. Dapu w/o Fatch Mohd, . Abdul Gani and Mubarak ss/o Baku Mochj.	Do. Do.

[No. F. 7(27)/Policy-II/59-1.]

Do.

S.O. 894.—Whereas the Central Government is of opinion that it is necessary to acquire the rural evacuce properties specified in the Schedule below in Nagour district in the State of Rajasthan, for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

22

. . Mst. Azimad d/o Kalu Mochi

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the rural evacuee properties specified in the said Schedule.

				The Sche	DULE		
Serial No.		operty Vo.		Locality		 Name of the Evacuee owner	Description of the Evacuce Property
I	2			3	. ——	 4	5
				Basni		 	
1 2	172, 177	174 &	321	Jindra Gawaki . Kalu Wala Ki Gawari		Haji Ushman Mohd, Hanif s Haji Issa,	. House /o Do.
3	188			Chohan Gawari		Ibrahim s/o Ha	iji Do.
4	207	•	•	Bhangi Gawari	٠	Fakrudin s/o Isha Bangi,	Do.
5 6 7 8	Do. 211 a 272 315	ind 21				 Do. Mohd. /o Mussa Hanif s/o Hassan Lal Mohd. s/o Hassan Lamba.	. Do.
			K	umari village			
9	225					Mohd. Anwar 9, Allahdin,	o Bara
11	Do. 239	•	•	••		Do. Mst. Sakina w/o Usman,	House. Po.
				-Khatubari			
12	485	•		• •		Ahmed s/o Ibrahin	n Do.
				Bakri			
13	74			Beparion Ka Bas		Hussain Bux s/o	Do.
14	79	•		Do.	•	Faiz Md. Usman s/o Haya Bepari.	at Do.

[No. F. 7(27)Policy-II/59-II.]

KANWAR BAHADUR,
Settlement Commissioner &

Ex-Officio Dy. Secy

MINISTRY OF WORKS, HOUSING & SUPPLY

New Delhi, the 25th March 1960

S.O. 895.—In exercise of the powers conferred by section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1958 (32 of 1958), the Central Government hereby appoints the Officer mentioned in column 1 of the table below, being a Gazetted Officer of Government, to be an estate officer for the purposes of the said Act who shall exercise the powers conferred, and perform the duties imposed on estate officers by or under the said Act within the local limits of his jurisdiction in respect of the public premises specified in the corresponding entry in column 2 of the said table.

	THE TABLE
Designation of Officer	C tegories of public premises
ı	2
Administrator, Fulia Township West Bengal.	Public premises under his administrative control situated within the limits of the Fulia Township, Dist. Nadia, West Bengal.
	[No. F. 14/3/60-Acc.]
1	R. C. MEHRA, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi-2, the 1st March 1960

S.O. 896.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:—

THE NEWS SERVICES DIVISION, ALL INDIA RADIO, NEW DELHI (ADMINISTRATIVE OFFICER) RECRUITMENT RULES, 1960

- 1. Short Title.—These rules may be called the News Services Division, All India Radio, New Delhi (Administrative Officer) Recruitment Rules, 1960.
- 2. Recruitment Etc.—The method of recruitment to the post of Administrative Officer in the News Services Division, All India Radio, New Delhi and the age limit, qualifications and other matters connected therewith shall be as specified in the Schedule hereto annexed.
- 3. Disqualification.—No person who has more than one wife living or marrying a person having a wife living shall be eligible for appointment to this post:

Provided that the Central Government may, in any exceptional case and for reasons to be recorded in writing, exempt any person from the operation of this rule.

THE SCHEDULE

(See Rule 2)

Services Division All India Radio Ministry of Inorfmation and Broadcastive

Kecruşimen.		jor ine pos	is of admini	strative offic	er, News	Services Division, All	ınasa Kad	io, aimis	iry of troif	таноп апа	pr:aaca:	
Name of post	No, of posts	Classifi- canion	Scale of pay	Whether selection post or non-Selec- tion post	Age limit for di- rect recruits	Educational and other quilifications required for direct recruits	Whether age & educational qualifications prescribed for the direct recruits will apply in the case of promotees		Method of rectt, whether by direct rectt, or transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by prom) - tion/ transfer, grades from which promotion to be made	If a DPC exists what is its composition	Circum- stances in which U.P.S.C. is to be consulted in making rectt.
I	2	3	4	5	6	7	8	9	cı	ίι	12	13
Administrative Officer, News Services Divisior, Ali India Radio.		G.C.S. Class II Gazetted	Rs. 650— 30—800	N.A.	*Below 45 years	Essential (i) Degree of a recognised University. (ii) About 5 years' experience of administrative accounts and establishment work in a Government or Semi-Government Organisation or in public bodies or in a commercial concern of repute, of which 3 years should be in a supervisory capacity.	N.A.	2 years	By direct recruit- ment,	N.A.	N,A.	As required under the rules.

_										· · · · · · · · · · · · · · · · · · ·	 	
I	2	3	4	5	6	7	8	9	10	11	12	13
					G an ch ac Qu ab d ca w	Knowledge overnment raid regulations is using audit as ecounts rules is allifications reple at Commission scretion in cass includates otherwell qualified.	les nd lax- on's e of					
					n	perience of adri strative work is	n a					
					ga	ews publishing anisation of : ute,	or- re-					

*Relaxable for Scheduled Castes Scheduled Tribes and other categories in accordance with the instructions issued by the Ministry of Home Affans from time to time and for Government Servants

The rules already published under S. O 1125 of 1959 are hereby cancelled.

The fales aready published and of S. O 1120 of 1000 are nevery cancer

[No. 9(17)/58-B(A).] S. L. BHALLA, Under Secy.

New Delhi, the 4th April 1960

S.O. 897.—Shri D. L. Kothari relinquished charge of the Office of the Chairman, Central Board of Film Censors, Bombay with effect from the forenoon of 25th March, 1960.

In exercise of the powers conferred by section 3 of the Cinematograph Act, 1952 (37 of 1952) and rule 3 of the Cinematograph (Censorship) Rules, 1958, the Central Government hereby appoints, until further orders. Shri B. D. Mirchandani, I.C.S., as Chairman, the Central Board of Film Censors with effect from the forenoon of 25th March, 1960.

[No. 2/3/60-FC.1

D. R. KHANNA, Under Secy.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 30th March 1960

- S.O. 898.-In pursuance of rule 3 of the Coal Mines Rescue Rules, 1959, the Central Government hereby constitutes, with effect from the 1st April, 1960, the Rescue Stations Committee consisting of the following members, for the establishment, maintenance and management of Rescue Stations for the areas to which the said rules apply, namely:-
 - 1. Shri I. J. Badhwar, Regional Inspector of Mines, nominated by the Chief Inspector of Mines;
 - 2. Shri G. W. Hogg, Messrs. Macneill & Barry Ltd., nominated by the Indian Mining Association;
 - 3. Shri B. N. Banerjec, Messrs. New Jinagora Coal Co., nominated by the Indian Mining Federation,
 - 4. Shri Jayantilal M. Chawra, East Salanpur Colliery, nominated by the Indian Colliery Owners' Association:
 - 5 Shri W. Bright, Chief Mining Engineer, Messrs. Shaw Wallace & Co. Ltd., nominated by the Madhya Pradesh Mining Association;
 - 6. Shri S. K. Nargundkar, General Manager, Singareni Colliery, nominated by the Central Government to represent the interests of the mine owners in Singareni area;
 - Shri Jagjit Singh Grewal, General Manager, Kustore Colliery, nominated by the National Association of Colliery Managers, Indian Branch;
 - 8. Shri N. N. Kapur, Messrs. Balmer Lawrie & Co., nominated by the Indian Mine Managers' Association;
 - a Shri D. Diddee, Agent, Kamptee Colliery, and
 - Shri B. G. Pradhan, Agent, Singareni Collieries,—nominated by the Central Government to represent the interests of mine managers of the Coalfields in the State of Madhya Pradesh and in the Singareni area;
 - 11. Shri Radha Krishna Singh, Vice-President, Colliery Mazdoor Sangh,
 - 12. Shri Hriday Ranjan Roy, C/o, Colliery Mazdoor Union, Asansol,
 - 13. Shri S. Narayana Reddy, President, Andhra Pradesh Coal Mines Workers' Federation,
 - 14. Shri Ram Prasad Vishwa Karma, Chandameta, P.O. Parasia, and
 - 15. Shri Lalit Kumar Burman, Hindustan Khan Mazdoor Federation-nominated by the Central Government to represent the interests of persons employed in mines.

[No. MI-14(1)/58.]

ORDER

New Delhi, the 31st March 1960

S.O. 899.—In pursuance of sub-section (2) of section 83 of the Mines Act, 1972 (35 of 1952), the Central Government hereby autho ises the Chief Inspector of Mines, to exempt, subject to any specified conditions, any mine or part thereof from the operation of any of the following regulations, namely, regulations 59, 74, 89, 99, 127, 130, 151 and 172 of the Coal Mines Regulations. 1957, if the Chief Inspector of Mines is of opinion that the conditions in that mine or part thereof are such as to render compliance with such provisions unnecessary or impracticable.

[No. 1/15/60/MI.]

A. P. VEERA RAGHAVAN, Under Secy.

New Delhi, the 31st March 1960

S.O. 900.—In exercise of the powers conferred by section 4 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of Labour and Employment No. S. O. 1715 dated the 24 h July, 1959, published in the Gazette of India, Part II, Section 3(ii) dated the 23rd August, 1959, namely:—

Amendments

In the Table annexed to the said notification,-

for the entries relating to Serial Nos. 49 and 73, the following entries shall respectively be substituted, namely:—

Sl. No

Designation of the Officer

Jurisdiction.

"49 Assistant Commissioners of Labour, Ahmedab d

Kaira district in the State of Bombay,"

.

"72 Assistant Commissioner of Labour, Rajkot

Junagadh, Bhavnagar, Surendranagar, Rajkot and Jamnagar districts in the State of Bombay."

[No. 55-1/44/57-LR]I.]

ORDERS

New Delhi, the 31st March 1960

S.O. 901.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bhagaband Colliery and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether having regard to the nature of duties performed by Shri A. N. Singh, Loading Clerk in the loading section of Bhagaband Colliery, the management of Bhagaband Colliery were justified in placing him in clerical grade III under the Mazumdar Award as modified by the Labour Appellate Tribunal's decision.

If not, what should be his proper grade and from which date?

[No. 2/201/59-LRIL]

New Delhi, the 1st April 1960

S.O. 902.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Nowrozabad Colliery and their workmen in respect of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication.

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Additional Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE

- (i) Whether the demand for payment of underground allowance to the surface trammers of the Nowrozabad Colliery is justified and if so, from what date?
- (ii) Whether the demand for payment of extra wages to these surface trammers for shunting Railway wagons, loading derailed tubs and performing other similar jobs in addition to their normal duties is justified and if so, at what rate and from what date?

[No. 1/1/60-LRII.]

S.O. 903.—Whereas the employer in relation to the Girimint Coal mine has raised a doubt relating to the interpretation of the award of the All India Industrial Tribunal (Colliery Disputes) published in the Gazette of India Extraordinary, Part II—Section 3, dated the 26th May, 1956, vide S.R.O. 1224, dated the 18th May, 1956 as modified by the decision of the Labour Appellate Tribunal dated the 29th January, 1957;

And whereas in the opinion of the Central Government, a doubt has arisen as to the correct interpretation of paragraph 141 of the said decision of the Labour Appellate Tribunal on the question specified in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by section 36A of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said question for decision to the Industrial Tribunal at Dhanbad constituted under section 7A of the said Act.

THE SCHEDULE

Whether the directions contained in paragraph 141 of the said decision of the Labour Appellate Tribunal are applicable to the Conveyor loaders?

[No. 3/25/59-LR-II.]

S. N. TULSIANI, Under Secy.

New Delhi, the 31st March 1960

S.O. 904.—In pursuance of sub-section (3) of section 22 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby specifies the Regional Labour Commissioner (Central) (Verification), New Delhi, and the Welfare Adviser to the Chief Labour Commissioner (Central), New Delhi, as the authorities to whom the employer shall send intimation of any lock-out or strike referred to in the said sub-section, for the whole of India except the State of Jammu and Kashmir and for the State of Jammu and Kashmir to the extent to which the provisions of the said Act relate to industrial disputes concerning workmen employed under the Government of India.

-/201

S.O. 905.—In exercise of the powers conferred by section 4 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Labour and Employment No. S. O. 444, dated the 12th February, 1960, namely:—

In the said notification: -

- (a) for item (ii), the following shall be substituted, namely:-
 - "(ii) all mines, oilfields and major ports;".
- (b) in item (iii), the word "and" shall be inserted at the end; and
- (c) after item (iii), the following shall be inserted, namely:-
 - "(iv) all railways".

[No. 1/7/60-LRI.]

A. L. HANDA, Under Secy.

New Delhi, the 2nd April 1960

S.O. 906.—In pursuance of Sub-Section (1) of Section 16 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government in consultation with the Employees' State Insurance Corporation hereby appoints Shri V. R. Natesan, Deputy Insurance Commissioner, Employees' State Insurance Corporation as Actuary in the Corporation, with effect from the forenoon of the 21st March. 1960, for a period of one year in the first instance.

[No. F. HI-5(26)/60.]

BALWANT SINGH, Under Secy.